

BILL NO. G-67-05-31

GENERAL ORDINANCE NO. G- 97 - 67

AN ORDINANCE amending the Building Code to cover signs, and imposing penalties.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

SECTION 1. Section 104 of Division 100 of Chapter 37 of the Municipal Code of the City of Fort Wayne, Indiana, 1946, as amended and recodified by General Ordinance No. G-66-66, passed by the Common Council on June 14, 1966, and approved by the Mayor on June 15, 1966, hereinafter referred to as the Building Code, is hereby amended by adding thereto the following:

104.6 Sign Painting, Erection and Maintenance

104.6.1 Inspection - All signs for which a permit is required shall be subject to inspection by the Building Commissioner.

(a) Electrical Inspection. All signs containing electrical wiring shall be subject to the provisions of the governing electrical code, or, if designated by the City, the electrical components used shall bear the label of an approved testing agency.

(b) Reinspection - All signs may be re-inspected at the discretion of the Building Commissioner.

SECTION 2. Section 105 of Division 100 of the Building Code is hereby amended by adding thereto the following:

105.6 Sign Painting, Erection and Maintenance.

- 105.6.1 It shall be unlawful for any person to engage in the business of, or to do, outdoor sign painting, lettering, erecting, placing, remodeling, repairing, enlarging, moving, removing, posting or maintenance of outdoor sign or outdoor advertising devices or display work for advertising, publicity or other purposes or working or erecting ladders, scaffolding, staging on private or over public property without a sign license to do so as herein provided.
- 105.6.2 Term of License - All licenses shall be for a term of one year commencing January 1, and ending December 31. Licenses not renewed on or before January 1, following expiration of the previous year's license, shall be automatically cancelled.
- 105.6.3 Licenses shall be reinstated within a period not to exceed three months from expiration date without re-examination providing such applicant has not performed any work covered by this chapter during this period. Licenses shall not be renewed or reinstated after three months expiration without re-examination.
- 105.6.4 Examinations - The Examining Board (See Section 106) shall grant licenses as applied for and shall issue certificates therefor to those applicants who show the proper qualifications by written examination or furnishing evidence of past experience satisfactory to the Board of Examiners.
- 105.6.5 Two classes of licenses shall be issued and shall be designated as (A) Sign Contractors License (B) Sign Painters License.

- 105.6.6 Sign Contractors License shall entitle the holder to build, paint, erect or maintain any sign, display or advertising device.
- 105.6.7 Sign Painters License shall entitle the holder to paint or repaint any sign, also to build and erect any non-electrical sign not overhanging public property of not more than 100 sq. feet of sign face.
- 105.6.8 Examinations shall be held at least twice annually, the date of same to be set during the months of October and April by the Deputy Commissioner.

SECTION 3. Section 106 of Division 100 of the Building Code is hereby amended by adding thereto the following:

106.4 Sign Painting, Erection and Maintenance.

- 106.4.1 The Board of Sign Examiners shall be appointed by the Mayor. The members of the Board shall consist of the Deputy Commissioner, one sign contractor, one safety insurance representative, two members from the Northeastern Indiana Sign Council, all to be appointed by the Mayor.
- 106.4.2 Appointments shall be for a staggered term of four years; but any member may, for cause, be removed from office any time by the Mayor.
- 106.4.3 Compensation - The Board of Examiners shall receive such compensation as may from time to time be prescribed by the ordinance fixing salaries and compensation of the officers and employees of the City of Fort Wayne. Such compensation shall not be less than one hundred fifty dollars (\$150.00) per year.

- 106.4.4 Three voting members of the Board present at any meeting shall constitute a quorum for the transaction of business. No matter or motion shall be passed without at least three affirmative votes. The Deputy Commissioner shall not have a vote on the Board in the revocation of licenses or in the review of condemnations of installations.

SECTION 4. Section 108 of Division 100 of the Building Code is hereby amended by adding thereto the following:

108.6 Sign Painting, Erection and Maintenance permits required and not required.

108.6.1 Permits not required. Signs which may be erected without license or permit:

- 108.6.1.1 Any sign not exceeding two square feet in area, non-illuminated.
- 108.6.1.2 Any identification sign on a business or rental office or office not exceeding nine square feet.
- 108.6.1.3 In any district a temporary real estate sign not exceeding twelve square feet or construction sign maximum of 100 sq. ft.
- 108.6.1.4 In any district, directional or information signs of a public or quasi-public nature, not exceeding eight square feet in area. Such signs shall not be illuminated, but may be of the reflector type upon approval thereof by the Building Commissioner. No advertising matter whatsoever shall be contained on signs of the type which may be used for only the purpose of stating:

- (1) The name or location of a town, village, hospital, community center, private

school, college, YMCA, YWCA, church or other place of worship, or the name of place of meeting of an official or civic body such as a Chamber of Commerce, Rotary or Kiwanis Club.

- (2) Temporary signs indicating an event of public interest such as a State or County Fair, horse show, etc., provided such sign shall not interfere with the full view of traffic in all directions. Such signs shall be removed not more than thirty (30) days after the event.

108.6.2 Permits Required - Except as provided in Section 108.6.1 no sign shall hereafter be constructed, erected, or re-erected, or altered except as provided by this code after a permit for the same has been issued by the Building Commissioner.

108.6.3 Application - Application for a sign permit shall be made in writing upon forms furnished by the Building Commissioner. Such application shall contain the location by street and number of the proposed sign structure, as well as the name and address of the owner and the sign contractor or erector. The Building Commissioner may require the filing of plans or other pertinent information where in his opinion such information is necessary to insure compliance with this code.

108.6.4 Time work must be commenced - Any sign permit under which no~~x~~ work has been done within ninety days after the date of issue shall expire by limitation and be null and void.

SECTION 5. Section 109 of Division 100 of the Building Code is hereby amended by adding thereto the following:

109.7 Sign Painting, Erection and Maintenance.

109.7.1 Fees for Licenses - The schedule of licenses and fees shall be as follows:

- (1) Sign Contractors license shall be \$40.00 for the first year, \$25.00 each succeeding year.
- (2) Sign Painters license shall be \$30.00 for the first year, \$15.00 each succeeding year.

109.7.2 Fees for signs requiring a permit.

- (A) Illuminated or non-illuminated, board signs, roof signs, street banners, temporary banner signs.

1 to 100 sq. ft.	\$2.50
100 to 500 sq. ft.	5.00
500 sq. ft. and over	7.50

- (B) Illuminated or non-illuminated, projecting signs, store front or lintel signs.

1 to 25 sq. ft.	\$5.00
25 to 50 sq. ft.	7.50
50 to 100 sq. ft.	10.00
Over 100 sq. ft.	15.00

SECTION 6. The Building Code is hereby amended by adding thereto a new Division 1000 as follows:

DIVISION 1000

SIGNS

1001.1 DEFINITIONS:

The term "sign" within the meaning of this chapter, is any board, device, lettering or display used for advertising, display or publicity purposes.

- 1001.2 The term "Electric" sign shall apply to signs which use electricity in or for illumination and or animation, constructed of metal, wood or approved combustible plastics (specified in U. B. C. Standard No. 52-1-64 with a flame spread of 225 or less) which displays letters, word, emblem, trademark or other representation used as, or in the nature of an announcement, advertisement, direction, or designation of any person, firm, group, organization, place, commodity, product, service, business, profession, enterprise or industry located upon land or attached to any building.

1001.3 Store front signs.

The term "store front or lintel" sign shall apply to any lighted or unlighted signs over store fronts, flat against such store front wall, above show windows, and shall be erected on permit for board signs.

1001.4 Board signs.

The term "board sign" whether for poster, panel painted bulletin, billboards or otherwise shall apply to boards of ten square feet surface or over, commonly known as poster boards or billboards, and may be mounted on buildings or on supporting structures especially erected for the purpose.

1001.5 Roof signs.

The term "roof" signs shall apply to signs lighted or unlighted which shall be erected or displayed on roofs of buildings.

1001.6 Street banner signs.

The term "street banner" sign shall apply to a sign made by any flexible material that is suspended, hung or attached over or across any public walk, street or place. In no case shall a street banner sign be hung over high tension wires. United States flags and banners up to twelve square feet may be displayed on holidays, or days of public celebration, without permit, from staffs, from walks or from buildings; provided, however, that large banners from staffs or suspended or hung across any public walk, street or place shall be permitted only as provided for in this chapter.

1001.7 Temporary banner signs.

The term "temporary banner" sign shall apply to all signs made of cloth, oil cloth, paper or materials other than wood, composition board or metal, hung securely against building. Such signs shall be removed within sixty days after their erection.

1001.8 Projecting sign.

The term "projecting " sign means a sign which is affixed to any building, wall or structure and extends beyond the building wall or parts thereof, structure, building line, or property line more than 18 inches.

1002. Reference to Standards

All installations shall be in strict conformity with the provisions of this ordinance. Any reference to standards shall be subject to Section 117 of this code.

1003. Special requirements.

1003.1 Each sign requiring a permit - shall have displayed in a prominent position thereon the name of the persons, firm or corporation owning the sign or responsible for its construction, erection or maintenance. Every electric sign shall have posted at the outlet on the sign the electrical load used by said sign.

1003.2 Signs near or over public way - No one except a bonded licensee shall be permitted to dismantle or remove a sign from over a public way or place, or within ten feet of such public way or place if such sign weighs fifty pounds or more.

1003.3 Removal of Obsolete Signs - Whenever it shall appear to the Building Commissioner or the sign inspector that any sign or display is erected, painted or maintained in violation of this chapter, or is unstable or insecure, or in such condition as to be a menace to the safety of the public, he shall thereupon issue a notice to the owner, agent or the party responsible, informing such party of the violation or dangerous condition and order the same to be discontinued within the time stated in such notice, but in no case to exceed thirty days.

1003.4 Enforcing compliance - Should the owner, agent or party responsible, when so notified, refuse, fail or neglect to comply with the terms of this chapter as he has been informed to do in such notice, then the Building Commissioner shall, upon the expiration of the time therein specified, proceed to enforce compliance and whenever in his opinion a dangerous condition exists, he shall, with the approval of the City Attorney and the Chief of Police, file affidavit against such party or employ a licensed sign contractor to correct or remove such violation or unsafe and dangerous condition and if the expense thereof shall not be paid by the owner or party responsible within sixty days, then such expense shall be charged against the real estate in question as a lien and, upon collection by the city controller, shall be paid to the party to whom the account is due for the services rendered.

- 1003.5 Maintenance - All signs, together with all of their supports, braces, guys and anchors, shall be kept in repair and in proper state of preservation and working order. The display surfaces of all signs shall be kept neatly painted or posted at all times. The Building Commissioner may order the removal of any sign that is not maintained in accordance with these provisions.
- 1003.6 Signs sold or used - No salesman of signs shall sell, or otherwise supply or deliver, or any person permit to be used, for and on any premises, any sign not meeting all the requirements of this code.

1004. Sign Erection Regulations.

1004.1 Consent of Owner.

It shall be unlawful to erect, post or display any advertising matter upon any building, structure, fence or other property without the written consent of the owner, lessee or agent thereof.

1004.2 Displaying on Sidewalk, Trees, Poles, etc.

It shall be unlawful to paint, nail, fasten or locate any sign or display or notice of any kind whatsoever, or cause the same to be done, on any curbstone, flagstone or on any portion or part of any sidewalk or street or upon any tree, lamppost, utility pole, hydrant, bridge or upon any other structure or place within the limits of the public ways or grounds within the city limits, except road, street or other governmental signs; or as otherwise herein provided.

1004.3 Height; projection over sidewalk.

The outer edge of any sign shall not project more than ten feet over the public sidewalk from the building or property line, but in no case less than 18 in. from the curb line and the lower edge of such sign shall be at least eleven feet above the grade of such sidewalk or grounds used by the public and if hung over an alley, the lower edge shall be at least fifteen feet above the grade of such alley.

1004.4 No interference with Ingress or Egress.

No signs or devices shall be so placed or maintained that they will interfere with the ingress or egress from any door, window or fire escape or with the fighting of fire.

1004.5 Immoral Signs.

No advertisements of any immoral or obscene character shall be posted, painted or displayed upon any sign, place or device.

1004.6 Construction Work Signs.

Signs on building or other construction work shall be erected in any location and shall consist only of bulletin or signboard not larger than four hundred square feet, under permit for bulletin board signs, announcing the name of the building, architects, owner, agents, contractors, material concerns and the licensee's name. This sign may be painted on the temporary enclosure or upon the field office or attached thereto, or in case of lack of these, then the sign may be attached to the structure or to posts on the lot and shall be erected on the property according to the requirements for bulletin boards, and such sign shall be removed upon completion of the construction.

1004.7 Sign Illumination.

It shall be unlawful to erect or maintain any sign which blocks out the full view of traffic or which imitates any official highway marker or traffic sign or signal. If signs or advertising structures are located in the same line of vision as a traffic control signal, no flashing, intermittent, rotating or moving red and green illuminations shall be used. No flashing effect shall be used which could be misconstrued as a traffic control device. Flashing incandescent lamps shall not exceed a 60 watt level, unless protected by a sun screen. Reflector lamps must have sun screens except for indirect flood-lighting. Revolving beacons are illegal.

1005. Loads, Allowable Stresses and Materials:

1005.1 Intensity of Wind Pressure.

1005.1.1 For the purpose of determining wind pressure, all signs shall be classified as either open or solid. Signs in which the projected area exposed to wind consist of 70 percent or more of the gross area as determined by the overall dimensions shall be classified as solid signs; those in which the projected exposed area is derived from open letters, figures, strips and structural framing members, the aggregate total area of which is less than 70 percent of the gross area to be determined, shall be classed as open signs.

1005.1.2 All signs shall be designed and constructed to withstand wind pressure of not less than the following intensities applied to the projected exposed area:

Height in Feet from Ground to top of sign	Wind Pressure in pounds per square foot	
	Solid Signs	Open Signs
	All Types	All Types
Less than 50	30	35
50 to 99	30	42
100 to 100	25	40

1005.2 Projected exposed Area.

The exposed area subjected to wind pressure shall be the total area of all parts of the sign, including structural framing projected on a plane perpendicular to the direction of the wind. In determining the stress in any member, the wind shall be assumed to blow from that horizontal direction and from the inclination from the vertical (but not to exceed 20 degrees above or below the horizontal) which produces the maximum stress in that member. No shielding effect of one element by another shall be considered where the distance between them exceeds four times the smaller projected dimension of the windward element.

1005.3 Allowable Stresses, Material, and Details of Design:

In all signs, the allowable stresses, materials and details of design shall, in the absence of specific requirements, conform to the following latest approved specifications:

1005.3.1 For Steel: American Standard Building Code Requirements for structural steel, A57.1-1943, approved by the American Standards Association except that:

1005.3.2 Members in ground signs may be less than $\frac{1}{4}$ inch thick if they conform to the provisions of subparagraph 33 (a).

1005.3.3 Secondary members in contact with, or directly supporting, the facing may, in all types of signs be formed of light gauge steel, for the Design of Light Gauge Steel Structural Members of the American Iron and Steel Institute, April 1946, and are galvanized to comply with the American Standard Specifications for zinc-coated (Galvanized) Iron or Steel Sheets, (ASTM A93-46 P. SA 08, 2-1947). Although no minimum thickness for the facing of a sign is specified, secondary facing members when formed integrally with the facing shall be not less than 24 gauge in thickness (.0024 inch) when not formed integrally with the facing, the minimum thickness of secondary members shall be 12 gauge (0.105 inch).

1005.3.4 For Wood: National Design Specification for Stress-Grade Lumber and its Fastenings, 1944 recommended by National Lumber Manufacturers Association.

1005.3.5 The working stress of chains, wire ropes, and steel guy rods and their fastenings shall not exceed one-quarter of their ultimate strength.

- 1005.3.6 Applications for permits to erect signs in which plastic materials will be employed shall set forth either the manufacturer's trade-name for, or the common name, of the plastic material to be used; and shall certify either that the plastic material is noncombustible or that the plastic material has been tested by a recognized testing laboratory and rated as an "approved combustible plastic" as defined in subparagraph 20 of Section 1 of this chapter.
- 1005.3.7 The members (or bases for rigidly attached members) supporting unbraced signs shall be so proportioned that the bearing loads imposed upon the soil in either a horizontal or vertical direction shall not exceed safe values. Braced signs shall be anchored to resist the specified wind load acting in any direction. Anchors and supports shall be designed for safe bearing loads on the soil and for an effective resistance to pullout amounting to a force of 24 percent greater than the required resistance to overturning.
- 1005.3.8 The soil used for back-fill for the dug-in type of anchor or cantilever support shall be carefully placed and thoroughly compacted. The anchors and supports shall penetrate to a depth below ground greater than that of the frost line.
- 1005.3.9 Portable signs supported by frames or posts rigidly attached to bases shall be so proportioned that the weight and size of the base is adequate to resist the wind pressure specified in Sub-Paragraph 32 (B) of this chapter. Such signs shall not exceed 6 feet in height.
- 1005.3.10 Whenever anchors or supports consist of wood embedded in the soil, the wood shall be treated under pressure with creosote or other approved preservative before erection. This requirement shall not apply to temporary signs which will not remain in place for more than six months.
- 1005.3.11 The minimum thickness of hot-rolled, structural steel members furnishing structural support for signs shall be $\frac{1}{4}$ inch, provided that if galvanized, such members may not be less than $\frac{1}{8}$ inch thick if the galvanizing complies with the American Standard Specifications for zinc (Hot-Galvanized) coatings on structural steel shapes, plates and bars, and their products (ASTM A-23-47 ASA G8.1-1947).

1006. Ground Signs:

1006.1 Materials.

1006.1.1 Within the limits of a first fire zone, no ground sign for which a permit is required shall be erected of combustible materials, unless the face is constructed to sheet metal or other approved facing materials.

1006.1.2 The bottom of the facing of every ground sign shall be at least 30 inches above the ground, which space may be filled with platform or decorative trim of light wood or metal construction.

1006.2 Projection.

No ground sign shall be required to be set back from the property line farther than the building line as established.

1006.3 Supports and Anchorage.

1006.3.1 Ground signs shall be adequately supported to resist dead load and the wind load specified in Section 1005.1.2 of this Chapter acting in any direction on the sign.

1006.3.2 Signs which do not exceed 40 feet in height may have vertical cantilever supports set in concrete or rigidly attached to bases embedded in the soil. There shall be two or more vertical supports except that a sign which does not exceed 150 square feet in area per face and which does not exceed 25 feet in height may be supported by a single member.

1006.3.3 All signs over 40 feet in height shall be braced by adequately supported inclined braces or trussed frames placed in vertical planes, at least two such braces shall be provided.

Members formed of light gauge steel may be used for support of ground signs, provided that they are designed in accordance with the Specifications for the Design of Light Gauge Steel April, 1946 and any amendments thereof, and provided that the thickness, exclusive of the galvanized to comply with American Standard Specifications for Zinc-Coated (Galvanized) Iron or Steel Sheets (ASTMA 93-4b; ASA G8, 2-1947).

Steel members may be connected by one galvanized bolt, provided the connection is adequate to transfer the stresses to which the members are subjected.

1006.3.4 Maintenance.

Any person or persons, partnership, firm or corporation occupying any vacant lot or premises by

means of a ground sign shall be subject to the same duties and responsibilities as the owner of the lot and premises with respect to keeping the same clean, sanitary, inoffensive, and free and clear of all obnoxious substances and unsightly conditions on the ground in the vicinity of such ground sign or said premises for which they may be responsible.

1007. Roof Signs

1007.1 Materials.

Every roof sign shall be constructed of noncombustible materials, including the uprights, supports and braces, except that the ornamental molding, battens, capplings, and nailing strips, platforms, and the decorative trimmings may be constructed of combustible materials, and approved plastic faces may be used.

1007.2 Projection.

1007.2.1 No roof sign shall project beyond the exterior wall or walls, except by permission of the Building Commissioner, but if illuminated, lighting reflectors may project beyond the face of the sign.

1007.2.2 When necessary for fire protection, roof signs shall be so constructed as to leave a clear space, except for the structure supporting said sign, not less than 4 feet between the roof and the lowest part of such sign and the top of such signs shall not exceed 50 feet above roof surface.

1007.3 Support and Anchorage.

- (a) Roof signs shall be thoroughly secured and anchored to the building over which they are constructed and erected. The dead and wind loads from the signs shall be distributed to the structural elements of the building in such a manner that no element shall be overstressed.
- (b) Uplift due to overturning of roof signs shall be adequately resisted by proper anchorage to the building walls or structure or by sufficient concrete counterweights to resist uplift. Proper anchorage to the buildings, walls or structure shall include such alterations to the building as may be needed to integrate and adequately interconnect sufficient dead load to equal not less than 10 percent in excess of the computed uplift applied to the building by the sign. Where uplift is resisted by counterweights, their weight shall exceed the amount of the uplift by 10 percent.

1008. Wall Signs:

Supports and attachment. Wall signs attached to exterior walls of solid masonry or concrete shall be safely and securely attached to

the same by means of metal anchors, bolts, or expansion screws of not less than 3/8 inch in diameter which shall be embedded at least four inches. No wooden blocks or anchorage with wood used in connection with screws or nails shall be considered proper anchorage, except in the case of wall signs attached to buildings with walls of wood. No wall sign shall be entirely supported by an unbraced parapet wall.

1009. Projecting Signs:

1009.1 Materials.

All projecting signs for which a permit is required shall be constructed of non-combustible materials approved by the Building Commissioner for this purpose.

1009.2 Supports and attachment.

1009.2.1 Projecting signs shall be securely attached to a building or structure by metal bolts, anchors, supports, chains, wire ropes, and/or steel rods. No staples or nails shall be used to secure any projecting sign to any building or structure.

1009.2.2 The dead load of projecting signs, not parallel to the building or structure and the load due to wind pressure shall be supported by structural shapes, chains, wire ropes or steel guy rods. When chains, wire ropes or steel guy rods are used, such supports shall be erected and maintained preferably at an angle of 45 degrees or more with the horizontal to resist the dead load, and at an angle of 45 degrees or more with the face of the sign in an approximately horizontal plane to resist wind pressure.

1009.2.3 The lateral supports shall be spaced not more than 8 feet apart and shall be secured to a bolt or expansion screw capable of developing the strength of the supporting chain, wire rope, or steel rod. The expansive device and details of the anchorage shall be subject to the approval of the Building Commissioner. Turn buckles or other approved means of adjustment shall be placed in all chains, wire ropes, or steel rods supporting or bracing projecting signs.

1009.2.4 Chains, wire ropes, or steel rods used to support the dead or wind load of projecting signs may be fastened to solid masonry walls with expansion bolts or other device approved by the Building Commissioner, but no such support shall be attached to an unbraced parapet wall; where the supports must be fastened to walls made of wood, the supporting device must be fastened securely in a manner approved by the Building Commissioner.

1009.2.5 All projecting signs shall be of the rigid mount type. No swing mounted signs shall be permitted. All existing swing mounted signs shall meet the requirements of this code by January 1, 1969.

1010. Marquee Signs.

Marquee signs constructed of noncombustible material may be attached to the sides and front of a marquee, and such signs may extend the entire length and width of said marquee, provided such signs shall be at least 10 feet at their lowest level above the sidewalk level. Such marquee signs may also be attached to, or hung from, a marquee and when hung from a marquee, shall be at least 10 feet at their lowest level above the sidewalk level, and, further, no such sign shall extend outside the line of such marquee.

1011. Electrical Equipment.

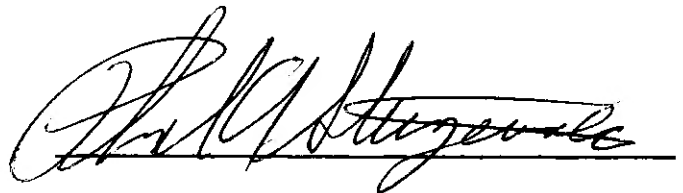
All electrical equipment used shall be subject to the standards in Division 400.

1012. Limitations on Use of Approved Combustible Plastics:

Letters and Decorations.

If all parts of the sign other than the letters and decorations are made from noncombustible material, the area of the display surface or facing which may be occupied or covered by letters and decorations made from, or faced with, approved combustible plastics shall not exceed 75 percent of the total area of the facing.

SECTION 7. This ordinance shall become effective upon its passage, approval by the Mayor, and publication as required by law.



APPROVED AS TO FORM
AND LEGALITY



CITY ATTORNEY

Bill No. G-67-05-31

REPORT OF THE COMMITTEE ON REGULATIONS

We, your Committee on Regulations to whom was referred an Ordinance
amending the Building Code to cover signs, and imposing penalties,

have had said Ordinance under consideration and beg leave to report back to the Common
Council that said Ordinance Do PASS.

PHIL A. STEIGERWALD, Chairman

HERBERT G. TIPTON, Vice-Chairman

VERLIN H. BUCHANAN

JOHN H. ROBINSON

JACK K. DUNIFON,

[Handwritten signatures of Phil A. Steigerwald, Herbert G. Tipton, Verlin H. Buchanan, John H. Robinson, and Jack K. Dunifon]

CONCURRED IN

DATE 6/13/67 WALTER C. MEYERS, CITY CLERK

Read the first time in full and on motion by Steigerwald seconded by Buchanan and duly adopted, read the second time by title and referred to the (Committee on) Regulation (and to the City Plan

~~Commission for recommendation) (and Public Hearing to be held after due legal notice, at the Council Chambers, City Hall, Fort Wayne, Indiana, on the _____ day of _____, 196____, at _____ o'clock P.M., E.S.T.)~~

Date: 5/23/67 Walter C Meyers
CITY CLERK

Read the third time in full and on motion by Stacy seconded by Stacy and duly adopted, placed on its passage.

Passed (~~1967~~) by the following vote:

AYES 8, NAYS 0, ABSTAINED , ABSENT to-wit:

Buchanan	<u>/</u>	<u> </u>	<u> </u>
Dunifon	<u>/</u>	<u> </u>	<u> </u>
Fay	<u>/</u>	<u> </u>	<u> </u>
Hinga	<u>/</u>	<u> </u>	<u> </u>
Nuckols	<u>/</u>	<u> </u>	<u> </u>
Robinson	<u>/</u>	<u> </u>	<u> </u>
Rousseau	<u>/</u>	<u> </u>	<u> </u>
Steigerwald	<u>/</u>	<u> </u>	<u> </u>
Tipton	<u>/</u>	<u> </u>	<u> </u>

Date 6/13/67 Walter C Meyers
CITY CLERK

Passed and adopted by the Common Council of the City of Fort Wayne, Indiana, as ~~(Zoning Map) (General) (Annexation) (Special) (Appropriation)~~ Ordinance (~~Resolution~~) No. 8-97-67

on the 13th day of June, 1967.

ATTEST: (SEAL)
Walter C Meyers
CITY CLERK

Clarence Rousseau
PRESIDING OFFICER

Presented by me to the Mayor of the City of Fort Wayne, Indiana, on the 14th day of June, 1967 at the hour of 10:00 o'clock AM, E.S.T.

Walter C Meyers
CITY CLERK

Approved and signed by me this 14th day of June, 1967, at the hour of 11:16 o'clock A.M., E.S.T.

Harold S. Zis
MAYOR